April 7, 2008

Mr. Jeffrey Pope Reports Analysis Division Federal Election Commission 999 E Street NW Washington, DC 20463

Dear Mr. Pope:

Friends of Fred Thompson, Inc. (hereinafter "Committee") FEC ID# C00438507, is in receipt of your Request for Additional Information (RFAI) dated March 7, 2008, referencing the February Monthly FEC Report (1/1/08 - 1/31/08). The committee's response to your RFAI is as follows:

Schedule B-P - Description Purposes

11 CFR 104.3(b)(3)(i)(B) provides several examples of acceptable purposes that committees may use in describing disbursement transactions on financial disclosure reports. In addition, in an effort to comply with both the text and spirit of the public disclosure regulations, the Committee has consulted the Commission's Statement of Policy on Purpose of Disbursement reporting, 72 FR 887 (1/9/07) "Examples of Inadequate Purposes" list, which was revised on 3/5/07 and publicly disseminated by the Commission. Using these sources, the Committee has described the transactions cited in the RFAI in accordance with all published guidelines that are available to the regulated community. As such, the Committee believes that it has satisfied the legal requirements to itemize completely the referenced disbursement transactions on its February 2008 Monthly Report and that no amendment is required.

Finally, for purposes of clarification, "web svc" refers to web services and "rent" refers to rent paid for various committee facilities.

Sincerely,

Lin S. Howard Treasurer